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OFFICE OF PETITIONS

MAY 0 6 2004

# FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

1300 I Street, N.W. Washington, DC 20005 OFFICIA

Telephone (202) 408-4000 Facsimile (202) 408-4400

(202) 408-4000		(202) 408-4400	
	FACSIMILE TRA	NSMITTAL	
To:	Wan Laymon		
Firm:	USPTO Petitions Office		
Fax No.:	(703) 872-9306	Phone No.: (703) 305-9285	
	Reissue Application No. 09/099,048		
Subject:	Atty. Doc. 09481.0004-01000	Date: May 6, 2004	
From:	William L. Strauss	Phone No.: 202-408-4185	
Fax # Ver	rified by: WLS	No. of Pages (incl. this page) 31	
	Confirmation Copy	to Follow: No	

#### Message:

#### CERTIFICATE OF TRANSMISSION UNDER 37 C.F.R § 1.8

I hereby certify that the attached papers, "Letter" and "Petition to Suspend the Rules Under 37 C.F.R. §1.183 or to Be Accorded Status Under 37 C.F.R. § 1.47(A)," are being transmitted by facsimile to the U.S. Patent and Trademark Office on the above-identified date.

William L. Strauss Reg. No. 47,114

If there is a problem with this transmission, notify fax room at (202) 408-4174 or the sender at the number above.

This facsimile is intended only for the individual to whom it is addressed and may contain information that is privileged, confidential, or exempt from disclosure under applicable law. If you have received this facsimile in error, please notify the sender immediately by telephone (collect), and return the original message by first-class mail to the above address.



MAY 0 7 2004

OFFICE OF PETITIONS

PATENT

Customer Number 22,852 Attorney Docket No. 09481.0004-01000

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	<b>∤</b>
Laurette Nacamulli et al.	
Reissue Application No.: 09/099,048	Group Art Unit: 1641
Filed: June 17, 1998	Examiner: M. E. Ceperley
For: RATE MEASUREMENTS OF BIOMOLECULAR REACTIONS USING ELECTROCHEMILUMINESCENCE	

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

#### **LETTER**

It has come to the attention of the undersigned that the Petition to Suspend the Rules Under 37 C.F.R. §1.183 or to Be Accorded Status Under 37 C.F.R. § 1.47(a) dated April 27, 2004, was inadvertently filed unsigned. Applicants hereby submit a duly executed version of the Petition, which is dated May 5, 2004, and respectfully request its entry and consideration.

Please grant any extensions of time required to enter this response and charge any additional required fees to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: May 6, 2004

William L. Strauss Reg. No. 47,114



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OFFICIAL

MAY 0 7 2004

PATENT OFFICE OF PErcustomer Number 22,852 Attorney Docket No. 09481.0004-01000

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application of:

Laurette Nacamulli et al.

Relssue Application No.: 09/099,048

Filed: June 17, 1998

For: RATE MEASUREMENTS OF BIOMOLECULAR REACTIONS USING ELECTROCHEMILUMINESCENCE

MAY 0 6 2004

Group Art Unit: 1641

Examiner: M. E. Ceperley

Compare the property of the proper

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

## PETITION TO SUSPEND THE RULES UNDER 37 C.F.R. §1.183 OR TO BE ACCORDED STATUS UNDER 37 C.F.R. § 1.47(a)

Applicants hereby petition the Commissioner to suspend the rules regarding the requirement for the signature of all joint inventors on a supplemental Reissue Declaration and Power of Attorney.

United States Patent Application No. 08/347,984 (the "'984 application"), now United States Patent No. 5,527,710 (the "'710 patent"), was filed on December 2, 1994, naming Laurette Nacamulli, Jonathan K. Leland, and Stephanie Hayes as inventors. Each of the inventors assigned their rights to the '984 application to IGEN, Inc. ("IGEN"). The '710 patent Issued on June 18, 1996.

On June 17, 1998, the above-identified reissue application was filed in order to broaden the scope of the claims in the '710 patent. The reissue declaration was filed on

Application No. 09/099,048 Attorney Docket No. 09481.0004-01000

June 17, 1998, and was signed by two of the three joint inventors of the '984 application, i.e., Jonathan K. Leland and Stephanie Hayes. A first Petition to Suspend the Rules Under 37 C.F.R. § 1.183 detailing the attempts of Barry Evans, IGEN's patent attorney at the time, to obtain the signature of the missing inventor, Laurette Nacamulli, was mailed to the U.S. Patent and Trademark Office (the "Office") on October 29, 1998. A copy of that document is attached to this Petition as Exhibit A. On September 28, 1999, the Office granted Applicants' first Petition and accorded Rule 1.47(a) status to this application.

In an *Ex parte Quayle* Action mailed October 28, 2003, the Examiner required a supplemental declaration in accordance with M.P.E.P. § 1415. On February 23, 2004 Ms. Tanya Sell of the BioVeris Corporation<sup>1</sup> sent a supplemental declaration to Ms. Laurette Nacamulli at her last known address. *See* Declaration of Tanya Sell (the "Sell Declaration"), ¶ 6. On February 26, 2004 the envelope containing the supplemental declaration was returned to Ms. Sell by the United States Postal Service. *See id.*, ¶ 7. Coples of the letter, the supplemental declaration, and the envelope showing the return to sender stamp are attached to the Sell Declaration.

35 U.S.C. § 116 dictates how the remaining inventors may pursue an application despite their inability to find or reach a joint inventor after diligent effort. It states, in pertinent part:

If a joint inventor ... cannot be found or reached after diligent effort, the application may be made by the other inventor on behalf of himself and the omitted inventor. The Director, on proof of the pertinent facts and after such notice to the omitted inventor as he prescribes, may grant a patent to the

<sup>&</sup>lt;sup>1</sup> On February 12, 2004 IGEN assigned the '710 patent to the BioVeris Corporation. See Recordation of Assignment filed concurrently herewith.

Application No. 09/099,048 Attorney Docket No. 09481.0004-01000

inventor making the application subject to the same rights which the omitted inventor would have had if he had been joined.

By virtue of Mr. Evans' and Ms. Sell's attempts to reach Ms. Nacamulli to obtain her signature on the Relssue Declaration and Power of Attorney and the supplemental Reissue Declaration and Power of Attorney, Applicants submit that a diligent effort has been made to contact Ms. Nacamulli.

In view of the foregoing remarks and exhibits, it is respectfully submitted that Applicants have complied with 35 U.S.C. § 116 and 37 C.F.R. § 1.183. Therefore, Applicants request that the Commissioner suspend the rules in this instance and allow the Applicants to pursue the above-identified reissue application without the signature of Ms. Nacamulli on the supplemental Reissue Declaration and Power of Attorney.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: May 6, 2004

William L. Strauss Reg. No. 47,114

P.06

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MAY 0 6 2004

PATENT KM39091-70

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) :

Nacamulli et al.

serial No.

: 09/099,048

Reissue of

U.S. Patent No. 5,527,710

Filed

June 17, 1998

For

RATE MEASUREMENTS OF BIOMOLECULAR

REACTANTS USING ELECTROCHEMILUMINESCENCE

Group Art Unit

1641

Examiner

NOT YET ASSIGNED

200 Park Avenue New York, New York 10166

I hereby certify that his correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Palents Weshington, D.C. 20231, on October 29, 1998

Pamela C. Ancona, Reg. No. 41,494
Name of Applicant, Assignee or Registered

Representative

Signeture

October 29, 1998

Date of Signature

PETITION TO SUSPEND THE RULES UNDER 37 C.F.R. \$1.183

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Applicants hereby petition the Commissioner to suspend the rules regarding the requirement for the signature of all joint inventors on a Reissue Declaration and Power of Attorney.

7438163.pcakea3909170

**PATENT** KM39091-70

Enclosed herewith is a check in the amount of \$130.00 to cover the petition fee set forth in 37 C.F.R. § 1.17.

U.S. Application Serial No. 08/347,984 (the "'984 application"), now U.S. Patent No. 5,527,710, was filed on December 2, 1994, naming Laurette Nacamulli, Jonathan K. Leland, and Stephanie Hayes as inventors. At the time of filing, each of the inventors were employees of IGEN, Inc. and they assigned their rights to the '984 application to IGEN, Inc. Subsequently, Laurette Nacamulli left her position at IGEN, Inc. and she provided no forwarding address. Shortly thereafter, the '984 application issued as U.S. Patent No. 5,527,710 (on June 18, 1996).

After issuance, the patent was reviewed and it was determined that the issued claims did not provide protection for the entire scope of the invention. Specifically, the patent claimed less than the inventors had a right to claim, such that the patent failed to claim a method for determining the time course of a reaction and method for determining the concentration of a reactant.

Thus, the above-identified reissue application was filed on June 17, 1998 in order to broaden the scope of the claims in U.S. Patent No. 5,527,710. The reissue declaration was filed on June 17, 1998 and was signed by two of the three joint

Rejustic Application of U.S. Patent No. 5.527,710 Sorial No.: 09/099,048 Group Art Unit: 1641 Examiner: NOT YET ASSIGNED

PATENT KM39091-70

inventors of the '984 application, i.e., Jonathan K. Leland and Stephanie Hayes.

On June 16, 1998, the undersigned attempted to contact Ms. Nacamulli to obtain her signature on the Reissus Declaration and Power of Attorney, using her last known address. A copy of that letter is enclosed as Exhibit A. When no response was received, a second letter was sent via registered mail on September 22, 1998 and a return receipt was requested. On September 24, 1998 the letter was returned to the undersigned, indicating on the envelope that the forwarding order expired, i.e. that Ms. Nacamulli no longer resided at that address and mail sent to that address was no longer being forwarded to her at her new address. Copies of the letter, return receipt, and envelope showing the return to sender stamp are enclosed as Exhibit B.

35 U.S.C. § 116 dictates how the remaining inventors may pursue an application despite their inability to find or reach a joint inventor after diligent effort. It states, in pertinent part:

If a joint inventor . . . cannot be found or reached after diligent effort, the application may be made by the other inventor on behalf of himself and the omitted inventor. The Commissioner, on proof of the pertinent facts and after such notice to the omitted inventor as he prescribes, may grant a patent to the inventor making the

Reasure Application of U.S. Patent No. 5,527,710 Scrial No.: 09/099,048 Group Art Unit: 1641 Examiner: NOT YET ASSIGNED

PATENT KM39091-70

application, subject to the same rights which the omitted inventor would have had if he had been joined.

By virtue of the undersigned's attempts to reach Ms. Nacamulli to obtain her signature on the Reissue Declaration and power of Attorney, Applicants submit that a diligent effort has been made to contact Ms. Nacamulli.

Therefore, in view of the foregoing remarks and exhibits, it is respectfully submitted that Applicants have complied with 35 U.S.C. §§ 116 and 37 C.F.R. § 1.183. Therefore, Applicants request that the Commissioner suspend the rules in this instance and allow Applicants to pursue the above-identified reissue application without the signature of Ms. Nacamulli on the Reissue Declaration and Power of Attorney.

The Commissioner is hereby authorized to charge any deficiency or credit any overpayment resulting from this petition to Deposit Account No. 50-0297.

Respectfully submitted,

WHITMAN BREED ABBOTT & MORGAN, LLP Attorneys for Applicants

By:

Bářry Evans

Reg. No. 22,802 John E. Boyd Reg. No. 38,055 Pamela C. Ancona Reg. No. 41,494

(212) 351-3000

## Whitman Breed Abbott & Morgan llp

LONDON TORYO 200 PARK AVENUE
NEW YORK, N.Y. 10166
212-331-3000
Telecopies: 212-321-3131
Telex: BCA 236436
Whiter's Direct Number

(212) 351-3033

GREENWICH NEWARK LOS ANGELES PALM BEAGE

June 16, 1998

CONFIDENTIAL
VIA FEDERAL EXPRESS
Ms. Laurette Nacamulli
5202 Crossfield Ct., #15
Rockville, Maryland 20852

Re: Reissue Application For

U.S. Patent No. 5,527,710 by Nacamulli et al.

Our Ref. No. KM39091-70

Dear Ms. Nacamulli:

We represent IGEN, Inc. regarding the above-identified matter. As you may know, a patent application, of which you wer a named inventor, issued as U.S. Patent No. 5,527,710 on June 18, 1996. A copy of U.S. Patent No. 5,527,710 is attached.

After issuance, the patent was reviewed and it was determined that the issued claims did not provide protection for the entire scope of the invention. Thus, we have been instructed to file the above-identified application to reissue U.S. Patent 5,527,710.

As stated above, the patent claimed less than the inventors had a right to claim. Specifically, the patented claims are insufficient in that they fail to claim the method for

WHITMAN BREED ABBOTT MORGAN LLP

Ms. Laurette Nacamulli

-2-

June 16, 1998

determining the time course of a reaction and method for determining concentration of a reactant set forth in the new proposed claims to be added in the reissue application (Attached). The new proposed claims do not recite steps (c) - (k) of patented claim 1 or limit the claims to a specific type of reaction.

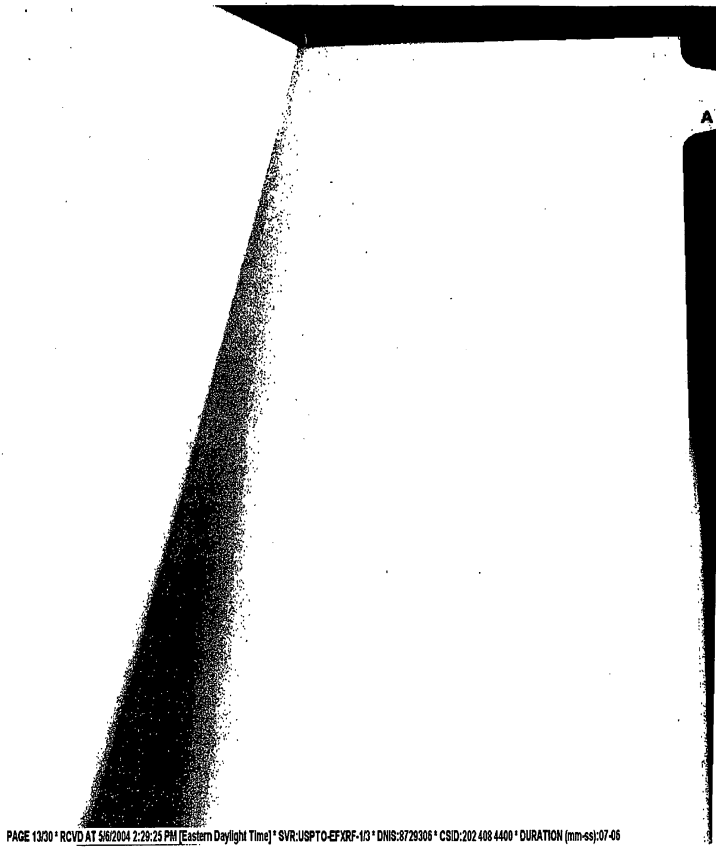
Accordingly, we have enclosed an Inventor Declaration and Power of Attorney for your execution. The other named inventors, Jonathan K. Leland and Stephanie Hayes, will also execute copies of the Declaration. Please review the Declaration and enclosed documents and forward an executed Declaration to us at your earliest opportunity. We have enclosed a self-addressed envelope for your convenience.

If you have any questions or comments, please do not hesitate to contact us.

Sincerely

Barry Evans

BE:JEB:kw Enclosure





#### WHITMAN BREED ABBOTT & MORGAN LLP

LONDON TORYO

200 PARE AVENUE NEW YORK, N. Y. 10166 212-351-3000 TRLECOPIEE: 212-351-3131 TRLEX: BCA 838438

Newark Los Angeles Paln Beach

**OREENWICH** 

WRITER'S DIRECT NOMBER
(212) 351-3317

September 22, 1998

#### CONFIDENTIAL

VIA REGISTERED MAIL (RETURN RECEIPT REQUESTED)

Ms. Laurette Nacamulli 5202 Crossfield Ct., #15 Rockville, Maryland 20852

Re: Reissue Application for U.S. Patent No. 5,527,710 to Nacamulli et al. Our Ref. No.: KM39091-70

Dear Ms. Nacamulli:

On June 16, 1998 we requested that you execute an Inventor Declaration and Power of Attorney for the above-identified reissue application. A copy of that letter is enclosed. To date, we have not received your response to our request. Therefore, enclosed is a second Declaration and Power of Attorney for your signature.

As discussed in our June 16, 1998 letter, we have been instructed to file a reissue application for U.S. Patent No. 5,527,710 by our client, IGEN, Inc. The reissue application was filed because the issued claims do not provide protection for the entire scope of the invention.

As we have not received your response to our June 16, 1998 letter, enclosed is a second Declaration and Power of Attorney for your execution. The other named inventors, Jonathan K. Leland and Stephanie Hayes, have executed the Declaration. Please review the enclosed materials and forward the executed Declaration to us as soon as possible. We have enclosed a self-addressed envelope for your convenience.

WHITMAN BREED ABBOTT MORGAN LLP



MB. Laurette Nacamulli

-2-

September 22, 1998

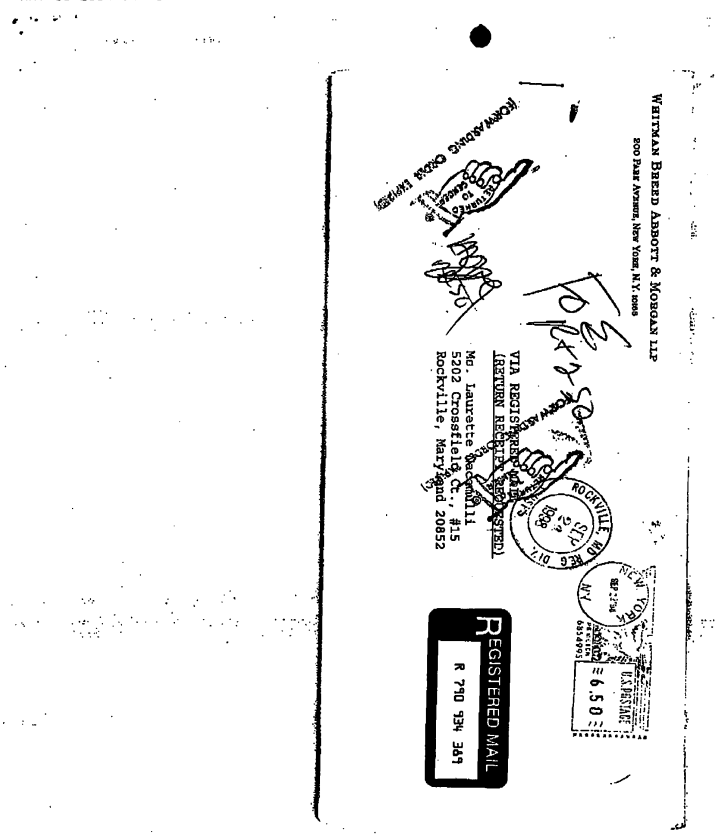
We look forward to receiving the executed Declaration. If you have any questions, please do not hesitate to contact us.

Very truly yours,

Pamela C. Ancona, Ph.D. Scientific Consultant

PCA:dmp Encl.





PAGE 17/30 \* RCVD AT 5/6/2004 2:29:25 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/3 \* DNIS:8729306 \* CSID:202 408 4400 \* DURATION (mm-ss):07-06



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		5202 Cros	sfield Ct.,	<b>#15</b>
3			, Maryland	20852
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n the reverse side?	SENDER:  a Complete items 1 and/or 2 for additional services.  a Complete heries 3, 4e, and 4b.  B Pirit your name and address on the reverse of this form at card to you.  Attach this form to the front of the mailpiece, or on the bed paralls.  Write "Return Receipt Requested" on the malpiece below is The Return Receipt will show to whom the erticle was debt delivered.	k if epace does not the anicle number, vered and the date	Address     Address     Restrict     Consult postma	es (for an see's Address and Delivery ster for fee.
ADDRESS completed or	S. Ariole Addressed to:  Ms. Laurette Nacamulli 5202 Crossfield Ct., #15 Rockville, Maryland 20852	45. Service Flegisten Express	ed Mæli celpt for Memhandis	☐ Certified ☐ Insured
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	PS Form 3811, December 1994	102595-07-0-0179	Domestic Re	tum Receipt



Attorney Docket No. 03715-0062

- 5. The last known address of Ms. Laurette Nacamulli is 5202 Crossfield Ct. #15, Rockville, Maryland 20852 U.S.A.
- I forwarded a copy of the supplemental declaration with a cover letter, to Ms. Laurette Nacamulli at her last known address on February 23, 2004, for her execution. Copies of my letter and the supplemental declaration mailed to Ms. Nacamulli are attached as Exhibit 1 to this declaration.
- 7. The letter and supplemental declaration were returned to me by the Unit d States Postal Service stamped "Attempted Not Known". A copy of the returned envelope showing the return to sender stamp is attached to this declaration as Exhibit 2.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements might jeopardize the validity of the application or any patent issuing thereon.

Tanva V. Sell

**BioVeris Corporation** 

16020 Industrial Drive

Gaithersburg, Maryland 20877

USA



February 23, 2004

Laurette Nacamulli 5202 Crossfield Ct., #15 Rockville, Maryland 20852

Stephanie A. Jameison 18810 Walker's Choice #4 Gaithersburg, Maryland 20879

Re: US Application No. 09/099,048

Filed: June 17, 1998

Titled:Rate Measurements of Biomolecular Reactant's Using

Electrochemiluminescence

#### Dear Named Inventor:

As a named inventor on the above mentioned issued patent, it is necessary for your review and signature on the enclosed Supplemental Declaration for Reissue. The Declaration is to correct errors in that were undetected in the issued patent 5,527,710.

Once signed, please return them to me in the self-addressed, postage paid envelope enclosed.

Please call 301-869-9800, 2037 with any questions.

Sincerely,

Tanya V. Sell

Muye V-Sill

Enclosures



Customer No. 35745

Attorney Docket No. 100390-09170

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Applicants** 

Nacamulli et al.

Serial No.

09/099,048

Reissue of:

U.S. Patent No. 5,527,710

Filed

June 17, 1998

For

RATE MEASUREMENTS OF BIOMOLECULAR

REACTANTS USING ELECTROCHEMILUMINESCENCE

Group Art Unit

1641

Examiner

M. E. Ceperley

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

#### CERTIFICATE OF FIRST CLASS MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mall in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on \_\_\_\_\_\_\_, 2004

Mary W. Richardson, Registration No. 48,320 Kramer Levin Naftalis & Frankel LLP

# SUPPLEMENTAL DECLARATION FOR REISSUE PATENT APPLICATION TO CORRECT "ERRORS" STATEMENT (37 CFR 1.175)

Sir:

I, a below named inventor, hereby declare that:

My citizenship, residence and Post Office Address are as stated below next to my name.

Every error in the patent which was corrected in the present reissue application, and which is not covered by the prior declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are



Customer No. 35745

Citizenship: <u>USA</u>

Attorney Docket No. 100390-09170

punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful fall				
statements may jeopardize the validity of the application or any patent issued thereon.				
INVENTOR (S):				
Signature:	Date:			
Full name of first inventor: Residence:	Laurette Nacamulli 5202 Crossfiled Ct., #15 Rockville, Maryland 20852			
Citizenship: Greece				
Signature: Joroth K. Jel	Date: 1-9-03			
Full name of second inventor: Residence:	Jonathan K. Leland 14236 Amberleigh Terrace Silver Springs, Maryland 20905			
Citizenship: <u>USA</u>	·			
Signature:	Date:			
Full name of third inventor: Residence:	Stephanie A. Hayes 18810 Walker's Choice, #4 Gaithersburg, Maryland 20879			

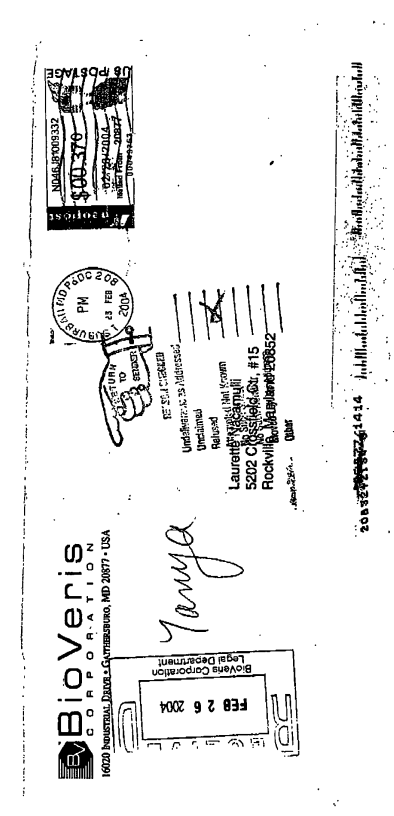


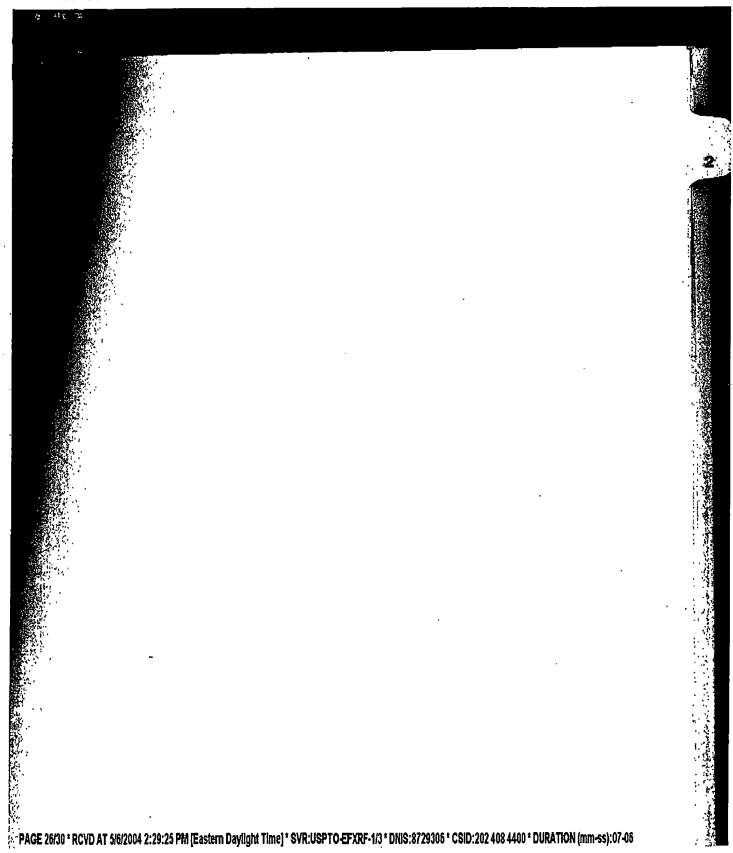


l anya V. Sell BioVeris Corporation 16020 Industrial Drive Gailhershurd MD 20877

E I O V E L I S N E L I S

PAGE 24/30 \* RCVD AT 5/6/2004 2:29:25 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/3 \* DNIS:8729306 \* CSID:202 408 4400 \* DURATION (mm-ss):07-06





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\* Customer No. 35745

Attorney Docket No. 100390-09170

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE RECEIVED

**Applicants** 

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Nacamulli et al.

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Serial No.

09/099,048

MAY 0 6 2004

Reissue of:

U.S. Patent No. 5,527,710

Filed

For

June 17, 1998

RATE MEASUREMENTS OF BIOMOLECULAR

REACTANTS USING ELECTROCHEMILUMINESCENCE

Group Art Unit

1641

Examiner

M. E. Ceperley

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 CERTIFICATE OF FIRST CLASS MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on , 2004.

Mary W. Richardson, Registration No. 48,320 Kramer Levin Naftalis & Frankel LLP

## SUPPLEMENTAL DECLARATION FOR REISSUE PATENT APPLICATION TO CORRECT "ERRORS" STATEMENT (37 CFR 1.175)

Sir:

I, a below named inventor, hereby declare that:

My citizenship, residence and Post Office Address are as stated below next to my name.

Every error in the patent which was corrected in the present reissue application, and which is not covered by the prior declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

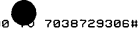
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are

- Customer No. 35745

Attorney Docket No. 100390-09170

sishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false

publishable by time or imprisonment,	or both, under 18 O.S.C. 1001 and that such winter it
statements may jeopardize the validi	ty of the application or any patent issued thereon.
INVENTOR (S):	·
Signature:	Date:
Full name of first inventor: Residence:	Laurette Nacamulli 5202 Crossfiled Ct., #15 Rockville, Maryland 20852
Citizenship: <u>Greece</u>	
Signature: Jonath K. Jel	and Date: 1-9-03
Full name of second inventor: Residence:	Jonathan K. Leland 14236 Amberleigh Terrace Silver Springs, Maryland 20905
Citizenship: <u>USA</u>	·
Signature: Stephanes for now known & Stephanie the	Date: 16-April-04
Full name of third inventor: Residence:	Stephanie A. Hayes 18810 Walker's Choice, #4 Gaithersburg, Maryland 20879
Citizenship: USA	



Customer No. 35745

Attorney Docket No. 100390-09170

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Applicants** 

Nacamulli et al.

Serial No.

09/099,048

Reissue of:

U.S. Patent No. 5,527,710

Filed

June 17, 1998

For

RATE MEASUREMENTS OF BIOMOLECULAR

REACTANTS USING ELECTROCHEMILUMINESCENCE

Group Art Unit

1641

Examiner

M. E. Ceperley

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

#### CERTIFICATE OF FIRST CLASS MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on \_\_\_\_\_\_, 2004

Mary W. Richardson, Registration No. 48,320 Kremer Levin Naftalis & Frankel LLP

# SUPPLEMENTAL DECLARATION FOR REISSUE PATENT APPLICATION TO CORRECT "ERRORS" STATEMENT (37 CFR 1.175)

Sir:

I, a below named inventor, hereby declare that:

My citizenship, residence and Post Office Address are as stated below next to my name.

Every error in the patent which was corrected in the present reissue application, and which is not covered by the prior declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are

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punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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